Case 20-41308 Doc 72 Filed 03/11/20 Entered 03/11/20 10:15:15 Main Soc @ RD ERED Pg 1 of 3

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

Ma	ar 11, 2020)
Kathur a.	Surnatt -S	tate
KA√HY A	. SURRATT-STATE States Bankruptcy J	\mathbf{s}

In re:) Cha	apter 11	С
FORESIGHT ENERGY LP, et al.,) Cas	se No. 20-41308-659	
Debtors. ¹)) (Jo	(Joint Administration Requested	

VERIFIED MOTION FOR ADMISSION PRO HAC VICE

Pursuant to LR 2090(B)(1) of the United States Bankruptcy Court for the Eastern District of Missouri, and Rule 12.01(F) of the local rules of the United States District Court for the Eastern District of Missouri, I, Richard W. Engel, move that Alice Belisle Eaton be admitted *pro hac vice* to the bar of this Court for the purpose of representing Foresight Energy LP, *et al.*, the above-captioned debtors, in the instant matter. In support of this motion, I submit the following information as required by Rule 12.01(F):

- a. Full name of the movant-attorney:
 Alice Belisle Eaton
- b. Address and telephone number of the movant-attorney: Paul, Weiss, Rifkind, Wharton & Garrison LLP 1285 Avenue of the Americas New York, New York 10019-6064 (212) 373-3000

The Debtors in these cases are each incorporated or organized in the state of Delaware, and along with the last four digits of each Debtor's federal tax identification number (or SEC filing number if unavailable), are: Foresight Energy LP (8894); Foresight Energy GP LLC (8332); Foresight Energy LLC (7685); Foresight Energy Employee Services Corporation (7023); Foresight Energy Services LLC (6204); Foresight Receivables LLC (2250); Sugar Camp Energy, LLC (8049); Macoupin Energy LLC (9005); Williamson Energy, LLC (9143); Foresight Coal Sales LLC (8620); Tanner Energy LLC (0409); Sitran LLC (9962); Seneca Rebuild LLC (0958); Oeneus LLC (6007); Adena Resources, LLC (4649); Hillsboro Transport LLC (6881); American Century Transport LLC (SEC No. 5786); Akin Energy LLC (1648); American Century Mineral LLC (SEC No. 5788); Foresight Energy Finance Corporation (5321); Foresight Energy Labor LLC (4176); Viking Mining LLC (4981); M-Class Mining, LLC (5272); MaRyan Mining LLC (7085); Mach Mining, LLC (4826); Logan Mining LLC (2361); LD Labor Company LLC (8454); Coal Field Repair Services LLC (9179); Coal Field Construction Company LLC (5694); Hillsboro Energy LLC (1639); and Patton Mining LLC (7251). The address of the Debtors' corporate headquarters is One Metropolitan Square, 211 North Broadway, Suite 2600, St. Louis, Missouri 63102.

- c. Name of the firm or letterhead under which the movant practices: Paul, Weiss, Rifkind, Wharton & Garrison LLP
- d. Name of the law school(s) movant attended and the date(s) of graduation therefrom:

New York University School of Law, Class of 1999

e. State and federal bars of which the movant is a member, with dates of admission and registration numbers, if any:

New York, #3045929 (2000)

U.S. District Court, Eastern District of New York (2000)

U.S. District Court, Southern District of New York (2000)

- f. Statement that attorney seeking admission is a member in good standing of all bars of which attorney is a member and that attorney is not under suspension or disbarment from any bar:
 - Ms. Eaton affirms that she is a member in good standing of the bar set forth above and is not currently under suspension or disbarment from any bar.
- g. Statement that attorney seeking admission does not reside in the Eastern District of Missouri, is not regularly employed in this District, and is not regularly engaged in the practice of law in this District:
 - Ms. Eaton affirms that she does not reside in the Eastern District of Missouri, is not regularly employed by this District and is not regularly engaged in the practice of law in this District.

Ms. Eaton attests under penalty of perjury to the truth and accuracy of the foregoing facts, and respectfully requests that this motion be granted and that she be admitted *pro hac vice* to the bar of this Court and be allowed to appear in the instant matter.

[Signature Page to Follow]

Dated: March 10, 2020

/s/ Alice Belisle Eaton

Alice Belisle Eaton

Respectfully submitted,

/s/ Richard W. Engel, Jr.

Richard W. Engel, Jr., MO 34641

John G. Willard, MO 67049

Kathryn R. Redmond, MO 72087

ARMSTRONG TEASDALE LLP

7700 Forsyth Boulevard, Suite 1800

St. Louis, MO 63105

Telephone: (314) 621-5070 Facsimile: (314) 621-5065 Email: rengel@atllp.com

jwillard@atllp.com kredmond@atllp.com

Proposed Counsel for the Debtors and Debtors in Possession